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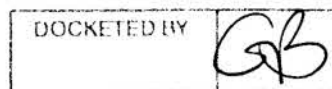
Robert Hawkins & Infinity Fuels, Inc.
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Nov 20, 2016



RE.: Docket NO. S-20987A-16-0351

In the matter of Robert Eric Hawkins, a single man, and Infinity Fuels, Inc., a Nevada corporation, Respondents.

Answer to Notice of Opportunity:

I, Robert Hawkins, in response to DOCKET NO. S-20987A-16-0351, under penalty of perjury, hereby submit my answers to the following allegations/claims relating to Ryan Miguel aka Ryan Miguel Pina aka Ryan Lee Oliver, a single man and Robert Eric Hawkins, a single man, and on behalf of Infinity Fuels, Inc., a Nevada corporation, Respondents.

Furthermore; I would like to bring a matter to the attention of the AZCC-Document Controls Division, that both a "Request for a Hearing & Extension Request to file an Answer" were duly written, copied, and mailed via USPS on October 29th, 2016, on behalf of myself and Infinity Fuels, Inc. After receiving the New Application, on October 20th, 2016, nearly 3 weeks after the USPS failed to deliver the letter to my home. Upon further inquiry with AZCC Document Control, it was brought to my attention, the above requests had not been received as of November 21st, and the AZCC document control division, was unable to account for the whereabouts of the postal letters.

In response to file an Answer to Notice of Opportunity;

Desire to a Consent Decree:

In brief; the matter at hand is certainly the first time in my life, that I have been involved in such a situation, whereas I'm being accused of conducting fraudulent business, and maliciously taking advantage of others, with ill intentions. As the related matter of the partners/investors, and the seeking of restitution.

It has been my commitment and sincere intentions from day one, to bring restitution to the parties involved, Dynamite Investments LLC., c/o Mr. Lester Heinert, and, Mr. Tony Machometa.

At the time the partnership agreement, loan-capital investment was made, there was never any intent, nor idea that the business endeavor would not be a successful one as with any business,

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especially as it relates to the oil refinery industry. There were obvious and inherit risks, which all parties understood and discussed in great detail, and, all parties made the decision to be part of the opportunity after giving it great thought, and weighing all the risks.

Do to such risks, and my desire to protect those who were placing hard-earned capital on the line, I made the personal commitment as shown in the partnership/ loan agreement, that if things did not go in our favor for whatever reason in the end; I made the personal commitment to see that our partners would be made whole again, for the principal loan amounts extended to Infinity Fuels, Inc.

From that time to date; I've worked diligently trying to recover financially myself, in efforts of getting back to a financial position affording me the ability to make good on said commitment, and have never for a single moment during this time, ever dismissed that personal commitment that I made to our partners/investors

Correspondence to both Mr. Lester Heinert, and Mr. Tony Machometa, in 2015 and earlier 2016, where I attempted to communicate all current circumstances, as well, clearly stated my intentions have not changed. My financial situation was greatly diminished as well, from the business endeavor not coming to fruition, and over the past five years, many obstacles relating to personal finance, family, and my health, had taken precedence not allowing me to progress financially and from a health perspective, as quickly as I had hoped yet, my intentions remained unchanged in making them whole again. This has always been a pressing priority to me, and I had diligently pursued every possible alternative I could think of, from working two full-time jobs, obtaining loans etc., to conclude this outstanding obligation, but just needed more time, as my situation has been slowly changing for the better over this year with current business.

Therefore; it is my sincere interest as its always been, to come to some level of an achievable agreement to restitution, and hereby ask the AZCC to consider my proposal to a consent decree, for the principal loan amounts received in 2009 & 2010, as no guarantee nor offer was ever made to the rate of return, nor was there every any guarantee spoken, the business endeavor was a sure thing, yet, spoke in great detail about the risks.

In conclusion; I would like to bring closure to the case, and work out an achievable agreement to restitution, furthermore; it's my sincere hope, the facts in this case will be obvious, as to disabuse many of the claims being made, are frivolous and completely fabricated. My ability to bring restitution, years of hard work, and ability to provide for my children would prove to be devastating, if the allegations of fraud, or intent to defraud, were ever to be found valid, which they definitely are not a valid relation to the facts of this case, nor my personal or professional character!

Robert Eric Hawkins Character Overview:

Being a person whom seldom talks about himself, let alone gloat. I would like to take a moment to share a little information about myself as a man, a father, a future husband, a son, a sibling, and that of an ambitious young businessman. I feel it's important as to see my true character, and my background relating to this case. Although I've always felt such aspects are best shared by those who've known me at many levels, and stages of my life, I'll do my best to summarize the 43 years, of Robert Eric Hawkins.

I was born in the rural areas of Northern Cincinnati, Ohio, and grew up with somewhat of a traditional, Christian family, with an older sister who works for the government, and a younger brother who's a police officer for the city of Columbus Ohio. My mother is head of accounting and collections for a fortune 500 Aggregates Company, my father was a Vietnam Veteran and thereafter, worked as a manager for United Parcels Services, until he retired at the age of 57, and whom my family lost to cancer in 2000.

My grandfather was a highly reputable, minority business owner, who owned a local grocery store in town, and eventually owned and operated a family plumbing business which is still operational for over 65 years and highly regarded as a top family owned business, after becoming the first minority in Cincinnati, as I learned, to earn a Master Plumbers License against all odds.

Growing up, my grandfather and father were my role models, and my mother along with many aunts and uncles in a close knit community, placed great value on family, integrity, and downright hard-work, as we were raised to understand, we could accomplish anything we set our minds to, with a never give up attitude, a lot of hard work, and sometimes a little luck.

I was very fortunate to have grown up in a close and very diverse community, and receive a great education in a very supportive environment. At the age of 14, being very independent in character; I begged my mother one summer to write a letter to a local shop owner, allowing me to work during summer vacation, so I could buy my own moped, even though it was offered as a birthday option. I loaded 120 degree semi-trailers, with cardboard boxes and various Halloween items, and made around \$8.00 per hour as I recall. Not only did I buy my first moped, but the values of hard-work and purpose, were set within me from a very young age.

From the ages of 16-26, I worked in the golf industry, and eventually earned a position as a head-club assistant, responsible for all the day to day operations of a top 50 golf club, by the time I was a senior in high school, along with being a prominent junior athlete throughout my juvenile and teenage years. Growing up many of those years in the historical village of Camp Dennison, Ohio and Indian Hill. I was always surrounded by successful family members, many of which were successful business owners, along with a community filled with prominent corporate and politically known figures, all of whom were actively involved in the community, and served as personal mentors in some way, growing up.

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From the age of 9, I set my goals on going to the Air Force Academy and becoming a fighter pilot, as to this day, my love of aviation is only second to family. Although my plans drifted from the military during high school, I took flight lessons starting at the age of 17, and was conditionally accepted into Embry Riddle Aeronautical University, and the Spartan School of Aeronautics by the time I finished my junior year in high school, and Xavier University an option as well. Being I worked full-time from the age of 16, I was expected to pay my own way through college, and I was helping my grandfather take care of the estate and property, being he was no longer able to manage it all, and my grandmother whom had been bed stricken for over 11 years due to a stroke. I moved in with my grandfather to help manage things, while working full-time and attending school.

I moved to Arizona in 1998, to continue working in the PGA industry and attended a relevant USGA business school. Shortly after, I decided I'd had enough of golf, and began the journey towards other business, with a desire to grow into the financial industry.

Over the past 18 years, I've worked in various businesses, from the medical industries, to buying and selling commercial military surplus equipment, a senior account executive for a top local precious metals firm, a brief stint as with a junior advisor program with a private asset manager in Paradise Valley back in 2001, along with working at a managerial level for a Fortune 500 big box home store, and even worked nights at Circle K, while I studied to get my State insurance licenses. In related professions, I've worked locally, and abroad, in the financial services industry, in both the private and retail sectors, for a number of the Fortune 100-500 insurance carriers, such as Humana, Aviva, Accordia, Mutual of Omaha, Nationwide, Securian, Zurich, and many others, and gained valuable knowledge with companies such as MassMutual, Harris Investment Advisors, and The Dollarhide Financial Group. All of which, I've found many great mentors and have learned a tremendous amount about the financial industries, which I believe to be a divine purpose, that in helping others achieve financial independence, along with growing and maturing myself, in efforts of establishing my own foundation for success to build upon a legacy for my family, in all the right ways.

By no means am I a perfect person, but I've always had a big heart, and always put the needs of others ahead of my own, at times, to my own detriment. Learning from the good and bad of the past, is something I try and implement into decisions that I make today, in both business and family, and always strive to learn, and be a better person and man, each and every day. I take a great deal of interest in the well-being of others, and find a personal obligation to helping the community when I can, however I can.

The past 5-6 years, have been a major rebuilding stage of my life, maturing and reprioritizing things, being I'm a proud father of 3 amazing children, and want to instill great morals and values within them, and I work very hard in efforts of building upon providing a future, allowing them access to receive a good education and hopes of giving the resources as to give them options in life. None of which is worth anything, if it is achieved to the ill practices of business, or by taking advantage of others, which is absolutely the opposite of my true character.

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I've been humbled a great deal as I've matured as a man and father, and often take on too much, by trying to make everyone happy without giving any care or regards to myself much of the time.

I believe mistakes are OK, so long as they come with recognition and the desire to learn from them. I've never done anything in my life, with any intent or desire to hurt, use, or take advantage of another human being, in fact, I strive to do just the opposite, and do what I can to always help others, and be an asset. Growing to being a better person, a better Christian, a better father, brother, son, and partner. I've always felt I've had a great purpose in life, and I'm very driven and ambitious, yet I always want to do things the right way, for the right reasons. The allegations and circumstances regarding this case and anything tied to it, is exactly the opposite of who I am, my intentions, my purposeful actions, or my will to be successful.

Allegations of Fraud, and or, Bad Business Practices with Intent to harm:

In response to the allegations/claims being presented, for fraudulent business activities as it relates to the Securities Act, and other perceived allegations of intent to mislead and or violate another consumers rights.

At no time, was there ever any malicious intent, and or, act of knowingly, willing, or intentionally; the idea of violating any Federal or State business regulations or Securities Regulations. Under the current circumstances and knowledge that has been duly brought to my attention, it is now that I'm hearing about such possible requirements, and that the structure of the partnership, and nature of business pertaining to Infinity Fuels, Inc., may have been in violation of the State of Arizona Securities Act.

From the inception of the business endeavor, myself, and all principal parties/partners, actively involved in the development of Infinity Fuels, Inc., knowing we were taking on a massive business endeavor and development from the very beginning; we approached things in a very humble way, and reached out to others of substantial pedigree in the related industry and finance. We sought the services and guidance of a highly reputable, local-law firm, as well, the guidance of well-established businesses & professionals, all of which had decades of experience in related business developments. Our intent and actions, were to do things with great transparency, and build the foundation the right way, from a start-up company, through the development of a potential world-class bio-fuels refinery.

Upon discussing the nature of the overall business objectives with the legal counsel, Gallagher & Kennedy; I was told, Infinity Fuels, Inc., didn't meet the requirements to file for any Federal Securities, and would meet one or more of the exemptions, under a number of Reg D. statutes. The discussion then focused on general blue-sky laws and corporate bylaws.

As it relates to State filings and registrations. To my best recollection, it was discussed that Infinity Fuels, Inc., would be exempt from any filing for Securities offerings, due to the nature of business, the fact that we were not intending to solicit any investments or offerings to the

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general public at any stage, which we never did, along with taking on one or two private capital partners, for low level seed capital, for the general start-up and operational costs of Infinity Fuels, Inc.. At that stage, Infinity Fuels, Inc., was merely a United States based, business-project development & marketing agent/partner, developing a local brand and awareness of the leading technology, duly owned by our Spanish based business associates/head company.

We were sourcing both U.S. government grants, and, being invited to meet with private Venture Capitalists, Investment Bankers, Angel Investors, and potential Strategic Partners.

I was told, even as a Nevada Corp., that we would of course, be responsible for any State tax filing as a foreign entity, as Arizona residents, which made complete sense.

In regards to being informed of any State level Securities requirements, as it related to filing for any exemptions, or to operate in any such capacity of a securities dealer. The nature of the business at that time, simply did not fall within any such parameters as operating as an investment type company, based off the discussions I had with both legal counsel, and other established business owners experienced in the industry. I was informed, if the project materialized to the stages, whereas, we entered into an agreement with a Venture Capitalists or Strategic Partner to fund the refinery project "itself" which was a \$30 million+ development, at that stage, we would incorporate another company as an Arizona LLC or Corporation, being the dynamics of everything would change at that time into an operational company, manufacturing a marketable product "fuel oils," and the financial dynamics would then grow into a whole different parameter of business, requiring more detailed licensing and registrations at both Federal and State levels.

Being our legal counsel, as well, all of the highly reputable mentors that had taken us under their "wing" all jointly working towards the success of Infinity Fuels, Inc. If, at any time along the way, it had been brought to our attention, which I would have only assumed it would have been during the discussions with the legal firm, and when speaking with established institutional-private capital investors. During the stages of incorporation, and in review of the simple partnership & loan agreements. If registering, and or, filing, for any State exemptions, or Securities related obligations had been brought to our attention at the slightest hint it was necessary to do so, or standard due-process, under the classification and nature of Infinity Fuels, Inc., at that time; we would have not hesitated for a second to direct whatever time and resources needed, to properly structure, and or register/apply, for any and all State level securities requirements.

When considering the facts; the refinery project was very real, to the point we were collaborating with the Greater Phoenix Economic Counsel, who reviewed our business summary & plan, along with related documents, and felt comfortable enough offering Infinity Fuels Inc., and any of its conglomerates at the appropriate time, a multi-million dollar, green energy tax credit, and we had been allocated a land-site on the Westside of the Valley, for the refinery-build. Continued =>

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Considering the magnitude of time, relationships, and work that so many were putting towards the success of Infinity Fuels, Inc. The idea to have intentionally and or in any way, willingly disregarded such a requirement to file and or register with the State Securities requirements, would have made absolutely no reasonable sense, as it would have hindered or curtailed the success of the project at a later stage, if not have dismantled it all together, at a time where substantially more resources, both man-power and millions of dollars would have all been without purpose or merit. From day one, we set out to do things with the utmost of integrity, and abiding by any and all Federal, and or State requirements, would have been a welcomed part of the process, not in any way something we would have thought to avoid, or attempt to circumvent, would have been absurd and irrational.

I'm a firm believer and as the saying goes "ignorance to the law is no excuse" which is why I sought the oversight and experienced guidance, from reputable third party resources, both legal and development based.

If indeed any such violations, and or criminal acts are found to have been breached during the course of this case; I strongly plea to the Arizona Corporate Commissions, to realize any such violations were never intentional, or knowingly and willingly conducted at any level, at any time. My purpose in business has never been for the seeking of, or the love of money, but to serve a greater purpose than myself, in hopes of having a positive impact on our community, our country, and the lives of my family and others, all of which I hold very dear to me, and my ability to properly provide for my family, understanding there's never a guarantee in life, and definitely not in any business when it's not handed to you.

I would never intentionally, knowingly, or willingly, violate or bypass any rules and regulations for any reason, as that's simply not my character, and knowing such acts would have greatly hindered, or eliminate my abilities to work in an industry I take great responsibility in, and cause undue hardship on my children, and that of others. I strongly believe that when one does violate such rules or regulations, even if it was without intent, or knowledge of doing so, that accepting responsibility goes without merit.

My intentions were always positive and with the greatest of integrity and good intent. If having to be held responsible for any found violations or misconduct, I will gladly accept such a punishment with the greatest humility. I beg the Arizona Corporation Commission, to understand the words I write in this response, are true to my heart and the true intentions as they relate to the case, and can only hope, a decision is not made to be held liable for any fraud or criminal acts, as that is so far beyond my true character and intentions, and would be completely devastating to my abilities to provide not only for my family, but would have a devastating effect on my ability to rectify and provide restitution to the parties related to this case, as well, greatly impact current professional work, business, and all of the hard work and perseverance devoted over these past years through extremely difficult circumstances to bring my financial situation back to a position which allows to make good on my commitments.

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I have the utmost respect for the trust many have extended, I'm doing the very best I can to my abilities to get the situation turned around, and have not given up on that commitment.

It's my sincere hope, the Arizona Corporation Commission, will take notice of my intentions, so that an honest and reasonable outcome may be set-forth, and that any lessons or ramifications I must face, are not such that I'm seen as a criminal and carry a public record as a criminal. I'm a simple, yet ambitious man from a good family, whose coming through some extremely tough times since this business endeavor was presented and ended the way it did. I want to take full responsibility and make restitution, as I've always had intentions to do exactly that. Living a humble life, provide a purposeful life for my children and family, continue to help others, and hopefully not have this situation ruin my abilities to do so and follow me for the rest of my life, is all I can hope for.

The Development of Infinity Fuels, Inc., Overview:

Infinity fuels, Inc., was a business venture that spawned from a healthy working relationship that developed back in 2000, between myself, and the CEO of a Portuguese based medical distributor.

At the time, I worked with a company Miracle Meds & Diagnostics International, one of the first companies that specialized in the "In-vitro Rapid Diagnostics" testing devices, used for the early and rapid detection of HIV, Tuberculosis, and Malaria, building a distribution and business network throughout many 3rd world countries.

Sometime around 2000-2001, I was contacted by a gentleman, Mr. Nuno Covacich, out of Portugal, who operated a medical device distribution company. He shared with me, that a new client of his, which happened to be the non-profit "Clinton Foundation" was seeking his assistance, is gaining registration with the World Health Organization and acquiring various medical testing devices, "WHO", as they were hoping to distribute medical assistance of some sorts, to parts of Africa. Being Miracle Meds & Diagnostics, had developed somewhat of a footprint and substantial network in this area, and, had worked with "WHO" in the recent past; we made a few phone calls, and made a recommendation. To the best of my recollection, a few weeks following, Mr. Covacich contacted me and shared the good news, that the Clinton Foundation was able to get registered through our recommendation of sorts. Over the years to come, Mr. Covacich and I, kept in touch and worked together on a number of related and other projects, often driven by my vast network of close business relationships, and at times, governmental contacts in various countries.

In 2007, Mr. Covacich, brought to my attention, a Spanish business group he had known for many years, who were also a conglomerate of top- business- families in Spain. They had acquired the exclusive licensing rights, to what is known as the "Kurata Technology" engineered by Mr. Taishi Kurata PhD. from Kobe Japan. The technology was leading edge, and was aimed, at converting numerous non-organic, and or, organic raw and waste materials, into clean burning fuel oils.

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Sometime in mid-late 2008, the project was ready for development, and as I was told at the time, the Spanish business group, was having many hurdles getting the refinery project developed in the EU, as they were looking to acquire government based, clean energy and renewable energy grants/subsidies. They were under a working J.V. agreement with Mr. Covacich, whom had the development agreement for Portugal and Angola, and shared with Mr. Covacich, that the United States would make for a very viable domicile, as more resources may be available, and due to the fact that renewable and clean fuels "bio-fuels" was a multi-billion dollar industry with dozens of start-ups, popping up in the United States.

They asked Mr. Covacich, if he knew of anyone in the United States, which had the acumen and business capabilities, to bring this potential project to fruition, and make the United States the start-up grounds. This is what started the introduction and correspondence between myself, and the two major parties in Europe. Mr. Covacich, and the principals of GES & RRI, the Spanish business group, who owned the licensing and development rights to the Kurata technology.

Over the course of a year, I began to study the technology, and developed a very close working relationship with all the parties involved. In early 2009, I was offered the opportunity to work under some level of a joint venture/business development agreement, with the GES & RRI group, and be one of the leading representing development and marketing companies, with the opportunity, to bring the technology to the United States, and in setting the foundation to work towards establishing, the first "commercial" level bio-fuels pilot plant.

***It was also around this time of early-mid 2009, as I had already been in the financial services industry, working as an agent with Federal Financial Group, out of Provo Utah, specializing in retirement, estate, and insurance products based planning, such as annuities, life insurance, IUL, and fixed income platforms.

It was in this timeframe of 2009, where I had met one of the complainants, Mr. Lester Heinert. Mr. Heinert, had responded to a marketing call made by Federal Financial Group, and he expressed interest, in meeting with a licensed agent to simply discuss his retirement planning needs and objectives, and be introduced to various products and strategies, he may find beneficial for his financial & insurance planning needs.

In fact, there were a minimum 3-5 meetings with Mr. Lester Heinert, all lasting at least 1 hour or more, over the course of a few months. During these meetings, both he and I, along with his son, had grown to have a very close business relationship, along with meeting the rest of their family members. During the meetings, part of that process was to determine suitability, net-worth, and overall compatibility of our products and services. Mr. Lester Heinert, shared with me very detailed information relating to his current businesses, primarily that of a long standing carpet and flooring company, along with various real estate assets, and other assets/investments he had, and experiences in investments and business over the decades.

During the course of a few months and at least 5-6 meetings, all of which were held at his home, and or business workshop. Mr. Heinert was very pleased with my professionalism, my
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honesty, and the transparency along with being knowledgeable about various financial planning and asset preservation planning. It was made clear early on, that I wasn't a securities representative, in fact, I had invited a securities representative of the company, to one of the meetings between Mr. Heinert and myself, when he had questions relating to investments, outside of the scope of my capabilities and licensing abilities.

Soon thereafter, Mr. Heinert, decided to do business with myself and the insurance company(s) that I was contracted with to represent their products and services. This resulted in Mr. Heinert, setting up a deferred income annuity, and, I wrote one or two life insurance policies for other members of his family, and provided a few referrals to him for other outside planning needs outside of my scope of business.

It was a number of months after conducting business with Mr. Heinert, and still maintaining communications on a regular basis, that during this time, the project, which became "Infinity Fuels, Inc." had quickly materialized to a stage of being offered by the Spanish group, a true opportunity for me to be involved in. I considered the opportunity along with many others, to be a once in a lifetime opportunity, to potentially make a major impact from an environmental aspect, to put Arizona and the United States at the forefront of having this technological breakthrough, and the mere idea of the impact it could pose on humanity, and how we manage various waste and pollutants, and many other attributes.

Ryan Miguel, was another independent agent with Federal Financial Group, and he and I had known one another for many, many months, and had shared some insurance business clients together, and developed a very close relationship.

Mr. Miguel, was and is a person, that has more integrity than anyone I've ever known, is an ordained minister, a true Christian, and does anything he can to help others. He saw some of the same character traits in me, and that was the beginning of our business, and personal family relationship from that time to date.

It was during a meeting with Mr. Lester Heinert, as I recall to the best of my recollection, I was dropping off various documents related to the insurance planning we had done over the previous month(s). At this meeting, I shared with Mr. Heinert, the opportunity that I had been working with, regarding the bio-fuels technology, as well, that I was given this window of opportunity, to do all I could, to build a team, and bring the first production development project to the United States, and Arizona was a sensible place to focus on, being this is where my home is. I shared with Mr. Heinert, that I had made the decision to go after the opportunity with every ounce of will that I had, and that I would be leaving the insurance and financial services industry for an unknown period of time, hopefully forever, if the refinery project came to fruition.

I remember telling Mr. Heinert, that I would always be available to help him and his family, as it relates to the business he and I had concluded, and, there would be another agent with Federal

Financial Group LLC., whom would take over his client file, if he needed other product related guidance in the future.

Mr. Heinert, stated within contest. "The refinery opportunity sounds great, and if successful, could very well be a major business in the future and have a positive impact on so many issues the country and the world faces." He asked me to keep him updated on the project.

Around the late summer of 2009, June-July, was the time I was just beginning to start the initial start-up phases and collaborating with others, how to effectively take on such a major project, from incorporation, and to the best means of establishing a viable and capable business group-team, to act as consultants and various other services, as it would relate to taking on, and bringing such a massive business venture, to materialization and future success.

Within this same time span, I was still working and earning a living in the insurance related industry, and Ryan Miguel, was well informed about the opportunity, being he and I worked together and had a very close family and friendship based relationship. Ryan Miguel, stated, he would love to be part of such an opportunity, to learn, grow, and potentially be part of the ability to make such a positive impact on humanity and the environment. He and I began to discuss and brainstorm various ideas to begin such an undertaking, and after a period of a few months, he and I decided to go after the opportunity together.

Sometime between July-August, it became quickly evident, that we were working 20+ hours per day, just doing research, and establishing various contacts as it could relate to development of a bio-fuels oil refinery. At this time, Ryan and I, decided if we were going to do it right, we would have to put 100% of our focus and energy into the project. We soon met with a local Angel Investor, at the Starbucks off Tatum Blvd. and the 101, to gain insight and guidance on the best approach and what should be stage 1. The gentleman, shared with us the need to establish a corporation or LLC., and to reach out to friends and family or any close clients, to entertain some level of private funding, towards the start-up of such a company, being it's definitely not a part-time job for it to be successful.

Within the same timeframe of July 2009, I had shared my decision with a few close friends, family, and with Mr. Heinert, that I was going to devote everything possible to the success of the opportunity. It was during a meeting with Mr. Heinert in this same month, that I shared with him, I was going to move forward in pursuing the refinery opportunity full-time, and that it would entail a great deal of sacrifice, and we would be considering one or two, private partners "passive" to help with funding the start-up costs, and general operations along with a very small living based expense here or there. I asked Mr. Heinert, if he had any advice, I would be open to at, as he was a successful businessman, and, if he knew of anyone that would find interest or with any history in related business, in being a partner and part of this opportunity and all it involved, himself included, to let me know. Mr. Heinert, asked me, why I would consider him. I told him, because he was a successful businessman, I had a lot of respect for him, and that he expressed interest in the capabilities of the technology and the benefits it

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could have in the industry, and that I will only consider or want, someone that I know personally, who could bring value to the relationship.

Mr. Heinert, asked that I provide him any and all relevant information, relating to the technology, any executive summaries, and what amount of capital we were looking for. I replied to him, the overall capital goal was \$100K, but \$50K total, between one or two partners, would be enough to get us up and running, and meet the immediate needs for incorporation, business plan development, marketing, and all the various needs that go along with a startup company. Over the period of a few weeks, I provided Mr. Lester Heinert, every piece of information I had related to the technology, and the beginning of our proposed working game-plan, and a few contacts we had established, who were reputable in the industry, here locally.

Between July-September, I made a trip to Madrid Spain, to meet the Spanish business group, and to solidify the beginning stages of a general development and marketing agreement between them, and our group in the United States, being we had yet to even incorporate or choose a company name.

As you can see, within the communications and the eventual, monies collected via check, from Mr. Lester Heinert c/o Dynamite Investments LLC., I was sharing the developments with both Mr. Heinert and his son, and never made any pushy statements, any misleading offers, in fact, I left it all very much open and relaxed, and told Mr. Heinert, if they were interested in discussing a role as a small capital partner, that we could talk upon my returning from Spain, if, they would like to do so.

Upon my return, Mr. Lester Heinert and I spoke, then he requested that I come over to his home in Cave Creek, the community where I resided myself at the time. He asked me to bring over a partnership and investment agreement, and we could discuss him potentially making a business loan/investment of between \$15k-\$25k dollars. Sometime in August, I met with Mr. Heinert at his business workshop, and went over the details of the project, all the various risks, many of which he expressed as obvious risks to any business, with no guarantee of a business being successful, along with the various risks I shared, both apparent and obvious, along with industry and political driven hurdles. Realizing Mr. Heinert, was preparing for retirement to some extent, in the next 5-10 years, he expressed that the amount he would be comfortable getting involved with would be \$20,000.00, and I agreed to give him an equity stake option down the road if a refinery was built in Arizona or any part of the United States, that we were responsible for developing.

At this time, I made the personal commitment to Mr. Lester Heinert, that with the obvious risks, if the project wasn't successful, and or, if our company couldn't find a working position in any other developments, that I would do everything I could, to make him whole again and pay back the \$20K dollars, so long as I'm alive.

A week or two later, in the month of August, Mr. Lester Heinert, invited me over to his home, where I met his wife, and they met my newborn son, Liam. Mr. Heinert, his wife, and I, went
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over things in its entirety, and that meeting concluded, with him asking his wife to sign the agreement in the kitchen, and a check was written on behalf of Dynamite Investments LLC., a Nevada LLC. C/o Mr. Lester Heinert, to the benefit of Infinity Fuels Inc., as a business loan, as shown on the copies provided in the Subpoena Duces documents. Two loan installments were received on behalf of Dynamite Investments LLC., in the amounts of \$8,000.00 in August, and another check in the amount of \$12,000.00 in September, for a total business loan in the full amount of \$20,000.00 not \$25,000.00

From this point, Mr. Ryan Miguel and I, were working 20+ hours per day, towards the development of Infinity Fuels Inc. Mr. Ryan Miguel, during a timeframe of November of 2009-early 2010, to the best of my recollection. Mr. Miguel, had established contact with an old client and close friend of his, Mr. Tony Machometa, being we were still looking for one more small level loan, and or, capital partner to fund the day to day operations of Infinity Fuels, Inc., which the majority of resources were directed towards office space, marketing, business travel, and contracting with various professionals for consulting, grant applications, and financing options, for the end development of a bio-fuels refinery.

Mr. Ryan Miguel, shared with me his long standing relationship with Mr. Tony Machometa, and that Mr. Machometa, had expressed real interest, in knowing more about the technology and potentially becoming a small level partner/investor.

Mr. Ryan Miguel, kept me up to date on a regular basis, as to any communications he and Mr. Machometa had, which was approximately 3-5 conversations, as I clearly recall. Sometime in January, as I recall, Mr. Tony Machometa, asked for Mr. Miguel and me, to come over to his house and sit down, to discuss the project in detail, and what we were looking for in a private partner.

The three of us met, at Mr. Machometas home, where we sat in his office, and he and I, got thoroughly acquainted, and we discussed every aspect of the refinery project, our position with Infinity Fuels, all the various risks, which Mr. Machometa, stated himself, "he understands there's no way to guarantee the success of any business, as a seasoned investor and Mortgage company owner himself."

After discussing all the details of the project, Mr. Tony Machometa, stated, he was very excited and interested in being part of something that could make such a huge impact on humanity, as a Christian, like ourselves, we all were more focused on the positive impact the project could potentially have on humanity, the environment, the curtail of fossil fuels dependency, and how exciting it would be, to be at the forefront of such a development.

I shared the same general loan/investment parameters as I had with Mr. Lester Heinert, client 2.

The discussion was very relaxed and not in any way, a salesy meeting. On a number of occasions during the discussion, as we covered the various risks, I personally stated to Mr. Tony Machometa, that it's completely up to him, and there's no pressure whatsoever, and if he didn't have capital that he felt comfortable placing at risk, then he shouldn't do it, regardless of the offer and same commitment that was made, that if things did not work out, that I would make him whole again, but of course, we had no intentions of not being a success, yet the commitment was placed with absolute good faith and intent.

Mr. Tony Machometa, stated; he had a fair amount of gold coins he held, that had not been performing all that well recently. As a precious metals expert myself, I shared with him, my opinion as to the precious metals "gold" markets, going up in the future in light of the economy and stock market. He persisted in stating he had a fair amount of gold, and if he decided to be part of the project that he would simply liquidate a portion of his gold holdings, which wouldn't be detrimental if the project "Infinity Fuels Inc." was not a success, but no one wanted to lose money, including the time and money Mr. Ryan Miguel and I, had devoted to the project.

That was the first and only time, I met with Mr. Tony Machometa. Over the time period of January 2010 – February 2010, Mr. Ryan Miguel had contacted Mr. Tony Machometa approximately 4-5 times as I recall, Mr. Miguel giving me updates as to Mr. Machometa's questions, any concerns, and any decisions being made.

As I recall, it was late January or early February of 2010, which Mr. Machometa, spoke with Mr. Miguel, and stated he was ready and willing to take a position with Infinity Fuels Inc.,.

Mr. Tony Machometa, also stated, that after he had spoken with his gold dealer, and after paying a spread in fees for liquidation, he would not have the full \$25,000.00 but a little more than \$20,000.00 when in fact, the amount given to Infinity Fuels Inc., in February 2010, by Mr. Tony Machometa, shows \$20,295.00, as detailed on the deposit statement provided to the Investigator, Ms. Toni Brown and Mr. James Burgess, as the amount stated by Mr. Tony Machometa and Mr. Lester Heinert, was \$25,000.00 which simply isn't the facts.

Due to the fees Mr. Tony Machometa had to pay when he liquidated a portion of his gold holdings, I offered to balance out the overall amount on the books, to reflect an equity stake value of \$25,000, if, a refinery project were to ever develop in Arizona, or anywhere, that Infinity Fuels, Inc., was responsible for the development thereof, and at the time, he would have the option to convert his loan, into an equity stake with Infinity Fuels Inc., with a commitment, that if things didn't go our way in the end, that I would do whatever I had to do, to eventually pay him back the principal amount of the loan, and the terms written in the agreement, were written with a sensible timeframe in mind, under normal conditions.

Over the course of 2009-2010, I spoke with Mr. Lester Heinert on a number of occasions, regarding the general progress of things, up to as I recall, the last meeting which took place in the summer of 2010, at the Infinity Fuels, Inc., office, in Old Town Scottsdale, where Mr. Lester Heinert met with myself, and he met Mr. Ryan Miguel. At this time as well, the project had
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come to a stage, whereas the government of Cordoba, Spain; after a number of years of denying any government funding to establish the technology in Spain, had come back to the Spanish groups, GES & RRI, and proposed a major government subsidy, to establish a commercial level pilot plant in Cordoba, Spain.

This information was shared with Mr. Lester Heinert, and a detailed discussion as to what that could mean to the viability of the local development with Infinity Fuels, could end with us having to shelf the project here in the United States, for a 3-6 year period, while the technology is proven to be commercially viable, and sustainability of fuel production quality control and measurements. I stated to Mr. Lester Heinert, that I was going to do everything I could, to keep Infinity Fuels Inc., active in any way shape or form, acting at some capacity as a business consultant to the Spain project, even if it meant I had to move to Spain. This was something I was going to propose to the Spanish business group, which I did, yet there wasn't any viable option for Infinity Fuels, granted, if the project indeed, was launched in their own backyard.

Answer to Notice of Opportunity:

Section "Notice" lines 15-23

I respectfully, "Deny" the allegations, of any engagement in the acts, practices, and transactions that constitute violations of the Securities Act of Arizona, A.R.S. 44-1801

In response thereof; I would like to make a personal statement. If it is found, that such violations indeed were made. At no time, were any such violations made knowingly, willingly, or with any ill intent, to circumvent any such State Securities rules, and or regulations, nor that of any Federal regulatory authority.

Lines 20-23

I, Robert Eric Hawkins, acted as the primary founder, CEO, President, and Secretary of Infinity Fuels Inc., whereas; Mr. Ryan Miguel, was acting under my direction and to the best interest of all parties involved, at all times. Mr. Ryan Miguel, was given the title of Chief Development Officer, however, the amendment was never made formal, nor reflected in the Nevada Corporate bylaws or annual business registrar. Furthermore; I, Robert Eric Hawkins, take full responsibility for all partners, loans, that were proposed any such partnership/investment/loan agreement, and all personal commitments made to said parties, involving restitution.

Neither, Mr. Ryan Miguel, nor I, at any time. Had any inclination, that we were required to file, register, or apply for any securities offering, the sales of securities, or any State exemption, and that the business parameters relating to Infinity Fuels Inc., at that time, were in any such violations, of the Arizona Securities Act, or the antifraud provisions of the Securities Act.

I had sought the guidance of reputable legal counsel at the time of incorporation, and review of the partnership/loan investment agreement. If, it had been brought to my attention by said legal counsel, that any such requirements were mandated, I would have not hesitated, to direct

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and time and resources necessary, at that time, to meet any and all State regulatory requirements, allowing us to conduct business accordingly.

Page 2. Number 7 line 21-23

Admission, the information stated is correct.

Page 2. Number 8 line 24-25

Admission, the information stated is correct

Page 3. Lines 1-9

"Deny"

Infinity Fuels Inc., a Nevada Corporation. Was incorporated, and or the incorporation process, was started with the NCH "The Nevada Corporation Headquarters" a third party administration and services company.

Infinity Fuels Inc., started the incorporation process, in August of 2009, not December 18, 2006.

However, I was sold on the idea that by purchasing a "shelf" corporation, then amending the incorporation and corporate statutes with the State of Nevada, to reflect a name change. That by purchasing a "shelf corporation" package, would provide a better opportunity to build a corporate credit profile.

Infinity Fuels Inc., did not exists until August-September of 2009.

III.

FACTS

Number 14 lines 13-25

"DENY"

"Investor One" Mr. Tony Machometa. I can clearly recall the conversations I had with Mr. Ryan Miguel, regarding his longtime client and friend, Mr. Tony Machometa. I can attest, that at no such time, did Mr. Ryan Miguel, contact, or attempt to make contact with Investor One, 12 to 15 times, but recall Mr. Ryan Miguel, telling me, he had called, and or spoken to Mr. Machometa, approximately 3-5 times, prior to the scheduled meeting.

Line 19-22

I "DENY" number 16, lines 19-20

The statement that Infinity Fuels, was going to build a refinery in Arizona, for another company, was not in any way, how the project was laid out, nor stated. Being the development options of

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said refinery, instilled various options and ways of structuring, such a joint venture project, and or strategic partnership, with either obtaining government grants, or working with a private Venture Capitalists or Angel Investor. Would fully dictate the structure of the partnerships between Infinity Fuels and it's end position within any refinery build, and the structure of the parties involved outside of Infinity Fuels, the European company "Spain" GES and RRI, and the Venture Capitalist or Angel Investor, at that stage of development.

Number 17 lines 23-25

"DENY"

The statement made by Investor One, is not accurate. Mr. Machometa never made the statement that he couldn't afford to lose \$25,000.00, and no such statement was made by Mr. Ryan Miguel nor myself, that we assured Investor One, that there was no way he could lose his investment. We all had a very detailed discussion as to the various risks involved, and I made the commitment, to make Investor One, whole again, if the project was not a success, and the return of principal in that time, depending on how things turned out.

Number 18

"DENY"

A 10% simple interest was written into the agreement, being the project timeline we were working on, was a 24-60 month window, all depending on how things developed, and the simple interest was to be made, upon obtaining the 2nd level of funding which involved entering into a Joint Venture Agreement or Strategic Partnership, with a party who would fund the refinery project, which was a \$25 million - \$35 million dollar turn-key project. We indeed, has viable and interested parties in the table to fund the first project, however, the timing of the project moving to Spain, diminished any progress of our local development, late year of 2010.

Number 19

"DENY"

A 2.50% equity stake, of Infinity Fuels Inc., would be given or the loan converted into an equity position, at the time a refinery was duly licensed, certified, funded, and staged for development, and depending on how Infinity Fuels Inc., would be positioned as a partner within said refinery, at that time.

Number 20

"DENY"

During the detailed conversation, and simply do to the nature of working in the financial services industry, personally. I had a very detailed discussion and working knowledge with Investor One, as to his other investments, assets, Income, risks tolerance. It was during this

discovery part of the meeting, that Investor One, shared with us that he had gold, savings, and the experiences he went through during the 2008, real estate market crash, and how it affected his mortgage business. Furthermore; Investor One, was told it was up to him and he had to feel completely comfortable with everything, and taking the position in the project was completely up to him.

Number 21

"DENY"

This statement is also a complete fabrication and frivolous statement. Investor One, decided to invest, some 3-6 weeks following the initial and only meeting, and was never pressured, and in fact, told if he was not comfortable, that he should not take the position.

21-continued

Investor One, did not write a check payable to Infinity for \$25,000.00 FACT, Investor One, took a few weeks to think it over, and was provided information as asked. Investor One, decided as pursuant to the discussion during the meeting weeks prior. That he wanted to liquidate some of his gold holdings, which he ended up doing, as described in the previous summary. Investor one, provided a check, to Mr. Ryan Miguel outside of my presence, in the amount of \$20,000-\$20,295.00 as shown on the Infinity, bank deposit ledger.

Number 24

"DENY in Part"

The Principal loan actually received was \$20,295.00 not \$25,000.00

Number 27. A line 22

"DENY"

At the time any loan was received from Investor One and Two. The IRS tax situation, was unknown to me as owing taxes. I had received a notice from the IRS, regarding a refiling of my 2002-03 taxes, as to claim more potential deductions upon a refile.

Based on documentation that I have from the IRS, I was notified in May of 2010 that I owed taxes from the tax years of 2002-03, and a levy or garnishment was being issued. At no time prior to May of 2010, was it ever determined at that time, the amount owed.

In 2011, my wages were garnished at a rate of nearly 70% for almost an entire year.

The Public Information on my credit profile, showing the lien, was not filed on my credit report until the year of 2011, none of this information was available or a matter of public record or my credit profile, in 2010, the time Investor One or Two, took a position in Infinity Fuels.

Number 29

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"DENY"

That statement is absolutely false. At no time, have I ever received nor had a conversation or call from Investor One, or any others, where I stated "I was too busy to take Investor Ones call. That is absolutely false. Investor One, was close friends with Mr. Ryan Miguel, and it was to my knowledge, Mr. Miguel kept in touch with him accordingly.

Number 35

"DENY in Part"

Upon responding to Investor One, after receiving a message from Investor One, on Facebook. Shortly afterwards, Investor One, emailed me a letter from his attorney, stating his claims and demands.

I wrote an email-letter back to Investor One, and his attorney, provided to the AZCC investigators. I denied any wrong doing, as there wasn't any malicious business done, and Investor One, was making false statements and accusations, and to the facts.

Furthermore; I explained my position and financial circumstances to Investor One, which he did not believe to be true. I made the statement, urging him not to try and squeeze water from a stone, and made the statement, that I didn't want him to spend any energy or resources to do so, and that I was working and doing everything I could, in rebuilding a business, after having a major medical condition, which left me in a coma, and unable to work for nearly 18 months, and that I had every intent, to make him whole again.

Investor TWO'S \$25,000 Loss Investing with Respondents

Number 36

"DENY"

I disabuse this statement entirely. Investor Two, as shown as fact, within the Subpoena Duces documents, provided to the AZCC Investigators.

Investor Two, made the business loan/investment, in the months of August and September 2009.

The total amount of the loan, was exactly \$20,000.00 not \$25,000.00

As described in the earlier summary, I granted an equity stake, if and when the time were to come of a refinery being built, the equity stake with a value of \$25,000.00

Number 38

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"DENY in Part"

I extended an equity stake in Infinity Fuels Inc., of 2.50%, if and when a refinery was built, and if the loan was converted. The equity stake would have been transferred to the Arizona LLC, which would have been established, under the new structure of the strategic partnership.

Number 40

"DENY"

This is an absolute false and frivolous statement. As described in the response summary. I had worked with Investor Two, in his family's retirement income planning, for months prior to Infinity Fuels, and the refinery project ever being tangible.

I discussed Investor Two's financial situation, all assets and income, in its entirety, as a general guideline and regulation, to conduct the annuity contract, which I had presented to Investor Two, months prior to the Infinity project, and there were at minimum, 5 meetings in person, that followed over a period of at least 5-7 months.

Furthermore; Investor Two, shared his risk tolerance and investment history with me in great detail, during our initial retirement planning meetings. At the time, and to the best of my recollection. Investor Two, qualified as an "Accredited Investor" due to the amount of assets he owned.

Number 41

"DENY"

At no time, did I ever make such a statement, that there was no risk. In fact, we had detailed discussions over the course of a number of face to face meetings, where we covered in detail, all the obvious and inherent risks, involved in any business startup, especially one that involves building a bio-fuels refinery.

As stated, I made the personal commitment to Investor Two, to make him whole again with his principal loan amount, if the project was not successful, as long as I'm alive, I would make him whole again.

Number 42

"DENY"

That is an absolutely false and frivolous statement, and gross fabrication of the facts. During our many meetings, the discussion relating to how viable, such a refinery may prove to be, if we were successful in bringing clean fuels to the market.

We discussed real life bio-fuel companies, and the gross revenues they produced, which were in the tens to hundreds of millions of dollars. We both had a laugh with shared excitement, that

if things were successful, and we could commercialize the technology, that it could be worth millions in the future with possible mergers or buy-outs, from the major oil refineries as a secondary market, if we were fortunate enough to make it that far.

Number 43

"DENY"

Investor Two, made a total investment of \$20,000.00 dollars, not \$25,000.00 as evident by the Subpoena Duces Documents, provided to the AZCC Investigators.

Number 44 A & C

"DENY"

- A. See Number 27 line 22 Answer
- B.
- C. False statement. Infinity Fuels was placed in revoked status, turn of the year of 2011, being the project was no longer viable here in the United States, there wasn't any purpose in maintaining its active corporate status in the State of Nevada, and continue paying high fees to the NCH, so they placed it in revoked status turn of the year.

Number 45

"DENY"

Investor Two and I spoke on a number of occasions, and met twice. The last face to face meeting was mid - summer, 2010. At that time, we had a detailed discussion as to the projects likelihood, of having the first pilot plant opened in Spain, and how that would likely effect Infinity Fuels, as well, there was email communications in 2011, once the Spanish refinery had its grand opening, where I shared the pictures, and another update as to the U.S. project being shelved, but we were still under discussion with the Spanish business group "shown in the email correspondence" that they may still want Infinity to open another plant, which within a few months, it was decided by the head Spanish group, to focus on the Cordoba plant 100%, which left Infinity Fuels, Inc., suspended for an undetermined period of time, but focused on 3-6 years before we could entertain a project ever coming back to the U.S.A.

Number 46

"DENY in Part"

After a year as it states, from the time Investor Two and I, last spoke about the U.S. project being shelved, in 2011. A year later, being fiscal 2012.

The statement that is false, is that after several attempts Investor Two never, received any recording stating his number was being blocked. Fact, the phone numbers that were used for Infinity Fuels, were no longer working numbers, as by this time, we had closed the office and all

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business related telecommunications services. The number he was calling was no longer a working number, however, Investor Two had my email and mobile number. My mobile number changed sometime maybe a year thereafter, but email has always been active, and is how I communicated with Investor Two, or tried to contact him in 2014 and 2015. It was shortly after my emailing Investor Two, that I received the letter from him in 2016.

Number 47

"DENY in Part"

The loan amount was a total principal of \$20,000.00 not \$25,000.00

Number 49

I indeed responded to Investor Two's letter, after I had reached out to him in the prior year. I did acknowledge my neglect of our friendship, being I had gotten so caught up working, trying to recover from the time and financial loss myself, that I allowed far too much time to go by without contacting Investor Two, whom had become a close family friend, prior to becoming a partner in Infinity Fuels. My actions in not staying in contact for an extended period of time, "after" the project was shelved and communicated to Investor Two.

At no time was there ever any admission of any wrongdoing, or bad business practices. Myself, Mr. Ryan Miguel, and others, worked aimlessly and we actually were very successful in doing our part, in bringing the project to the United States. We were staged for the next phase of development, had viable and capable, strategic partners on the table. The lack of success of the Infinity project, was in no way the results of any lack of planning or work, or conducting business in any negative way. The end results of the project not being successful, was 100% due to the fact the Spanish government in the end, decided to subsidize the project in Europe, after 3 years of denying the subsidy, and the owners of the technology directed all focus on the local project from that point forward.

IV.

Numbers 51-53

"DENY in Part"

At no time, did I or Mr. Ryan Miguel. Knowingly or willingly participate in the sales or offerings of securities, to our knowledge.

We had legal guidance from one of the top law firms in AZ specializing in corporate structuring and State law, and, worked with well-established individuals familiar with the industry and business. Even at the time the discussion with the legal firm, was directly related to any securities related guidelines, it was never at any time shared with me that Infinity Fuels was

required to file, register, or apply for any securities license or exemptions, in fact, I was told just the opposite, otherwise; I would have directed the time and resources to properly register and or apply for an exemption, rather than place a major project and potentially tens of millions of dollars at risk.

V.

Numbers 54-55

"DENY in Part"

At no time was the idea of registering as a dealer or salesman of pursuant to Article 9 of the Securities Act, ever presented to us from our legal counsel, or any Angel Investor or Venture Capitalist, all of whom had transacted major business acquisitions, some in the billions of dollars.

Being there was never any solicitation for any investments or projects to the general public, and we were not promoting nor involved in any IPO or oil exploration project. Infinity Fuels Inc., was a business development and marketing brand, at that time.

The two passive partners, did not invest in any project or refinery, but made a loan, with the potential to have an equity stake, in a future project if and when, one materialized.

Throughout the course of my life and knowing dozens of businesses, in various industries. Many, found failure and success, by taking on private capital partners, through close friends and family or clients, which entailed loans and equity interest in the business. Never have I heard of someone being mandated to register as a Securities dealer, and or salesman, for taking on two private partners who were not openly solicited from the general public, and at least one of the partners, was believed to be "accredited" at the time.

VI.

Numbers 56-57

"DENY"

I believe based on the facts presented, and documents now in the control of the AZCC Investigators. The allegation of fraud, deceit, misleading, defraud, untrue statements, and the omission of any material facts, I believe is now obviously, a fabricated and a frivolous claim on its own.

In fact, both Investor One and Investor Two, have made sworn statements to the allegations under penalty of perjury, in which the vast majority of their allegations are completely fabricated, frivolous, and fraudulent, as to the timelines, amounts they claimed to have loaned/invested, and the general parameters and context of the relationships, meetings, and

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the whole basis of the project and circumstances, all of which they were provided absolute transparent information, to the best extent of our knowledge and capabilities at that time. Both partners/Investors, were highly experienced and successful business owners, investors, and neither were pressured at any time to be involved in Infinity Fuels.

The allegations of failing to disclose unpaid taxes to the IRS in sub-section A., has been addressed previously, and is not factual, as there wasn't any unpaid taxes owed at the time of the transactions taking place. The IRS made that public information in 2011, when the tax years were refiled, and the amounts owed "if any" were then determined. That information was not even available at the time of Investor One and Investor Two decided to be involved in Infinity Fuels, being the taxes owed did not even exist at that time of 2009, and February of 2010., until a refile and many discussions with the IRS had taken place.

VIII.

It has always been my full desire and absolute intentions to make restitution, and make the two partners whole again, and I had written that clause into the agreements on my own accord and from day one, I've never wavered from those commitments, it's just a case where life happened, and my financial situation which also suffered greatly during that time, has not recovered to a point whereas any reasonable agreement with Investor One or Two was even an option.

I made these statements to Investor One and Investor Two, as to our unwavering intent, to make them whole again for their principal loan amount that was actually loaned, and we just needed more time, unfortunately, I wish my circumstances were different to the benefit of everyone involved, but it is the reality, and all I can do is work through it the best way I know how to do, and that's keep working and building up a financial base again, to make good on my word.

Throughout my life, I've never been accused of any such criminal act, fraud, attempt to defraud, or any of the things that are being alleged in this case. I'm by no means perfect, and perhaps our legal counsel and others overlooked, and or, did not dispel all of the State Securities regulations and or requirements completely to me at the time, otherwise, all needs would have been duly and swiftly met. For the sake of making restitution to the past partners, current business and the livelihood of my family, I urge the AZCC to be understanding and that all of our actions were always done with positive intentions, and not allow this to destroy my ability to make good on my commitments, and continue to learn and grow as a small business owner. If mistakes were made; I take full responsibility for those decisions and hope a fair, and positive outcome can come from this.

X.

I, Robert Hawkins;

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Submitted a written request for a hearing, as well, an extension to answer notice, now on two separate occasions. Somehow, it seems my letters and request have gone overlooked, or there's a serious mail problem. The first letters were mailed, just 9 days upon receiving the new application-case, from the AZCC Securities Division, regarding the "Respondents" listed.

As well, I personally was told by the AZCC legal representative, Mr. James Burgess, and Ms. Toni Brown, that my case, and the case of Infinity Fuels Inc., as "Respondents" are completely separate from anything, Mr. Ryan Miguel request and or files, and that his hearing, pre-conference or answers to notice, have nothing to do with me or Infinity Fuels, Inc., and that I must respond and make my own request for myself and on behalf of Infinity Fuels, Inc.

That is what I've done on two occasions following the due-process as requested, well within the timeframe of the deadlines, yet, I've been told that none of the letters for a hearing, or extensions that I've mailed were ever received, or sitting in the mailroom at the 1200 building.

There was a "Pre-Conference" that was filed, as a response for a hearing received from, Mr. Ryan Miguel. Pursuant to the above; I would have thought that did not apply to me, nor Infinity Fuels, however, was informed the AZCC expected me to be there, which unfortunately I was unable to attend regardless.

To all whom it concerns, thank you for taking the time in reading my answers to notice of opportunity, and allowing me the opportunity to honestly, and justly, share the facts as they actually transpired.

Respectfully,

Mr. Robert E Hawkins

On behalf of Respondents, Robert Eric Hawkins & Infinity fuels, Inc.

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